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scheduled to begin on August 6, 2002.<sup>1</sup> We are not aware of any reasons why consolidation would be a necessary prerequisite to appropriate synchronization.

There are at least two important reasons that support maintaining separate dockets. First, the OSS Docket involves compliance with both state and federal law, whereas the Section 271 Docket involves a single aspect of a particular federal statute. Under Tennessee law, the Authority is charged with promulgating, implementing and enforcing rules to ensure, among other things, nondiscriminatory access to OSS.<sup>2</sup> In contrast, the Authority plays an advisory role to the FCC with respect to BellSouth's Section 271 application. Given the Authority's different role under each statutory scheme, it is prudent and appropriate to maintain separate dockets.<sup>3</sup>

Second, the Authority should maintain a separate OSS Docket because the docket has an ongoing function, whereas the Section 271 Docket loses its utility if and when the Authority provides its recommendation to the FCC regarding BellSouth's Section 271 application for Tennessee. It is indisputable that non-discriminatory access to OSS is critical to local competition in Tennessee. It also is indisputable that world of OSS is very dynamic – requirements change, systems change, technology changes, and OSS performance changes. Maintaining an ongoing generic docket for OSS provides all of the stakeholders – the Authority, CLECs, and BellSouth – with an excellent forum through which to improve OSS for the ultimate

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<sup>1</sup> As set forth in the witness list submitted today for the hearing beginning on August 6<sup>th</sup>, the CLECs are withdrawing their previously filed OSS testimony and will submit new OSS testimony for presentation and consideration at the future OSS hearing.

<sup>2</sup> T.C.A. 65-4-123, 124.

<sup>3</sup> It is our understanding that in making its recommendation to the FCC under the current two-docket structure, the panel hearing the Section 271 docket would take administrative notice of its sister panel's finding in the OSS Docket regarding nondiscriminatory access to OSS.

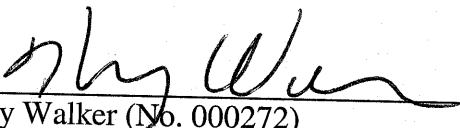
benefit of competition and the consumers of Tennessee. Moreover, given the technical complexity of OSS, it is appropriate to have a single panel with OSS experience hear OSS issues as they arise from time to time. The existing panel for the OSS Docket has relatively more experience with technical OSS issues than the existing panel for the Section 271 docket.

In sum, the CLECs urge the Authority to maintain the separate dockets. The OSS Docket involves responsibilities and issues that go beyond those involved in providing the FCC with a recommendation regarding BellSouth's Section 271 application in Tennessee. The Authority can fulfill its responsibilities to the consumers of Tennessee, telecommunication providers operating in Tennessee, and the FCC through the two existing dockets. While consolidating the dockets might provide a small measure of short-term convenience with respect to Section 271, it would not facilitate the Authority's ability to achieve its overall mission in the long term.

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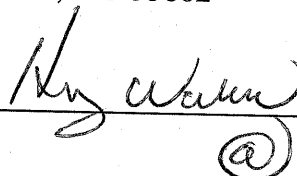
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A handwritten signature in cursive script, likely belonging to a representative of Kelley Drye & Warren, LLP, is written over a horizontal line. Below the signature is a small circular mark containing the letter 'a'.